

U.S. Environmental Protection Agency, Region 6
Enforcement Actions Closed or Concluded in the State of Arkansas
2nd Quarter of Fiscal Year 2000
(January 1, 2000 - March 31, 2000)

#	State	Statute	Facility Name	Date Final	Type of Action ¹	Penalty Amount ²	SEP ³
1	AR	CWA 405	Ashdown, City of	01/25/00	AO		
2	AR	CWA 405	Conway, City of	01/25/00	AO		
3	AR	EPCRA 313	Cross Oil Refining and Marketing	02/09/00	CACO	\$9,350	
4	AR	RCRA LUST	Flashmarket #19	01/14/00	CACO	\$1,200	
5	AR	EPCRA 313	Great Lakes Chemical Corp.	03/07/00	CACO	\$20,400	
6	AR	RCRA LUST	Larry Moyer Trucking, Inc.	02/10/00	CACO	\$900	
7	AR	RCRA 3005A	Lilly Industries, Inc.	03/08/00	CACO	\$70,000	
8	AR	CWA301	Maumelle Suburban Improv. Dist.	01/25/00	AO		
9	AR	CWA 311B3	MFA Oil Company	02/02/99	CACO	\$500	
10	AR	CWA 405	North Little Rock, City of	01/25/00	AO		
11	AR	RCRA LUST	Rocky's One Stop #2	01/14/00	CACO	\$1,650	
12	AR	RCRA LUST	Routh Wrecker Service	01/14/00	CACO	\$1,650	
13	AR	RCRA LUST	Stuttgart Farm Supply	01/14/00	CACO	\$600	
14	AR	RCRA LUST	Truckomat of North Little Rock	01/14/00	CACO	\$1,800	

1. AO = Administrative Order closed after compliance with the requirements of the order; APO = Administrative Penalty Order requiring compliance with environmental regulations and assessing a penalty; CACO = Consent Agreement and Order requiring compliance with environmental regulations and/or assessing a penalty; CJ = Civil Judicial Case with the Department of Justice

2. All penalties are Final

3. SEP = Supplemental Environmental Project

Narrative Summary:

Lilly Industries, Inc., Little Rock, AR: A Consent Agreement Consent Order was filed against Lilly Industries, Inc., on March 8, 2000. A compliance evaluation inspection was performed at the facility on April 29, 1998. A request for information was issued to the facility on August 28, 1998, with the response received on October 2, 1998. Facilities which have waste streams containing more than 500 part per million by weight organic concentrations, must place controls on the units containing the material. Lilly failed to install control equipment on its hazardous waste tank. The volatile organic concentration in Lilly's tank is 426,700 parts per million by weight or higher. Based on this concentration and the tank size, Lilly should have installed level I controls on its tank. Through negotiations and additional information provided by Lilly the original penalty was reduced to \$70,000. This included a multi-day component. The facility elected not to conduct a supplemental environmental project.